

VOL. XXXV.

HONOLULU, HAWAII TERRITORY, FRIDAY, OCTOBER 10, 1902.

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Some people suffer from this ailment nearly all their lives. They are nervous and despondent through loss of sleep. The fact is their kidneys are weak and are unable to perform their functions. The best medicine to strengthen the kidneys, stimulate the liver and cure INDIGESTION, DYSPEPSIA, SLEEPLESSNESS OR MALARIA, FEVER AND AGUE, is

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 - 5-Land of the area of one acre, situated on the corner of South and Halekuala streets, and suitable for storage purposes, or for a building site for warehouses or factory.
 - 6-Building site at Kamohili, fronting on proposed extension of Rapid Transit to Kaimuki, area one acre.
 - 7-Three building lots on Kaahae avenue and opposite the Experimental Station at Makiki.
 - 8-Taro land at Manoa and Pauoa.
 - 9-Rice land at Alea, Ewa.
- Also other lands suitable for agricultural and other purposes in different parts of this island.

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THE LANAI DISPUTE

Colburn Enjoined From Pushing Suit.

GAY CLAIMS THE RANCH PROPERTY

**Incendiary Asks Release on Bail.
Magoon Sued for Trespass.
Divorce Cases.**

The dispute over the ownership of the Island of Lanai has been temporarily transferred to Honolulu, by the issuance of an injunction by Judge De Bolt yesterday restraining John F. Colburn and Frederick Hayselden from prosecuting an action in ejectment against Chas. Gay and Alexander C. Dowsett in Judge Hardy's court.

Suit was instituted yesterday by Chas. Gay against the two men, who after the plaintiff purchased the Lanai ranch for \$108,000 claimed a prior title. The plaintiff in this new action alleges a conspiracy on the part of Colburn and Hayselden to defraud him out of his property.

The petition recites the purchase of the Lanai property at judicial sale in the suit of Kuhn vs. Pain et al., for \$108,000 which included the ranch house and sheds now claimed by Colburn.

It is alleged that these lands were assigned by Hayselden to Bishop & Co. and that this property constituted a portion of the estate of W. M. Gibson, but that Hayselden as manager of the ranch took the leases in his own name, thereby committing a breach of duty. Setting out the various transfers of title through legal proceedings petitioner then says "That said defendant John F. Colburn and Frederick K. Hayselden combining and conspiring with others to the plaintiff unknown, to injure and defraud the plaintiff, now falsely pretend that the lease first above named, did not pass to the plaintiff but remained the individual property of F. W. Hayselden."

It is further alleged that the assignment to Colburn was made in order that the latter might bring an action for possession and that it was not made in good faith, was without consideration and is void. The action in ejectment is alleged to be "in pursuance of said conspiracy."

The various suits are then set out, in none of which it is alleged did Hayselden make claim to the property, nor did he at the time of the judicial sale though present. The temporary injunction restraining the prosecution of the suit in the Second Circuit Court was granted by Judge De Bolt.

MAGOON IS SUED.

Fredericka Nolte yesterday brought suit against J. A. Magoon for \$500 damages for trespass. Plaintiff alleges that she is the owner of property in Manoa valley, and that Magoon on September 21st and at various other times trespassed upon her lands, besides breaking down fences and walking and driving over her property. For the damage to grass and injury to fence and destruction of the boundaries, plaintiff says she has been damaged to the amount of \$500.

SUPREME COURT.

The Supreme Court was occupied all day yesterday with hearing arguments in the case of Kapiolani Estate vs. Mary Atcherly. The argument had not been concluded at the hour of adjournment.

INCENDIARY ASKS EAIL.

Akoni Au, a Chinese who was bound over to the grand jury by Judge Wilcox on the charge of arson, yesterday made application to Judge De Bolt for release on bail. D. H. Case is his attorney, and he alleges that only a court of record can fix the bail. Punishment for arson is death or life imprisonment and the motion for bail is resisted. Judge De Bolt set the matter for hearing on Saturday morning.

COURT NOTES.

The suit of L. Dinkelspiel vs. Yim You was dismissed by Judge Robinson yesterday, it being shown that the defendant had been dead for sixteen years.

The Supreme Court will adjourn for the session next Tuesday. The Sumner case went over yesterday until Monday owing to the illness of Maria S. Davis, the petitioner, who is reported to be dying.

Judge Robinson ordered payment from the principal of the estate of John Umi for the maintenance of his minor children.

An agreed statement of facts was filed yesterday in the suit of J. F. Humburg vs. A. M. Brown as High Sheriff, an action for the recovery of taxes retained by the defendant as due the Territory in the sale of Wing Wo Co.'s property.

DIVORCES.

Mamie I. Friel Jackson yesterday filed suit for divorce in the Circuit Court against Nigel E. G. Jackson alleging

REGISTRATION BOARD HAS COMPLETED ITS LABORS

Almost a Thousand More Applications Listed For Coming Election Than That of Two Years Ago But Many Rejections Filed.

6543

The above figures represent the total number of registrations for the Fourth and Fifth Districts of the Island of Oahu for the coming November election.

Two years ago the total registration list had 5704 names, an increase for this year of 839.

William Savidge, the real estate dealer, residing in the Fourth precinct of the Fourth District, heads this year's list.

A. Huggins, a back driver, and a naturalized citizen of England, residing in the Eighth precinct of the Fourth District, was the last to register. His name was attached to certificate No. 6543, at 8:03 p. m.

About one minute to 8 o'clock, the time set for closing the registration books, there was a friendly rivalry between Isaac Cockett and Peter M. Nalual, both of the Seventh Precinct, Fifth District, as to who would have the honor of being the last person to register on this Island this year. Cockett signed his name slowly and thought he had won the distinction, when Nalual entered and subscribed his name. But the joy of Nalual was short-lived. As Chairman Andrews arose, watch in hand, and announced:

"The Registration Board for the Island of Oahu will now close its—," a voice came from the back of the room and said:

"Wait, I want to be registered." The

CONSIDERS ARCTIC
A HEALTH RESORT

NEW YORK, Sept. 23.—Commander Robert E. Peary, the Arctic explorer, who has arrived from the north on his way to Washington, where he will report to the Navy Department for duty, says it is his belief that the Arctic region is one of the best places on earth for persons afflicted with pulmonary diseases. In proof of the health-giving conditions there he said that nearly everybody who went there came back weighing more and in a much better state of health generally. He did not bring any Eskimos south for the reason that these he brought several years ago experienced a hard time, many of them having succumbed to pulmonary diseases.

speaker was Hackman Huggins, who was accommodated. The doors were then closed, the books closed and the chairman announced the total registration as above.

Out of the total registrations 125 have been rejected. The disqualifications came through the applicants not being able to read and write, not having lived long enough in a district, or having had sufficient residence in the Territory. Deducting these the total number of voters permitted to cast ballots would be 6418.

During the past two days the frequenters of the registration rooms have engaged in a spirited guessing contest as to the total number of votes. In most cases the guesses were far too low up to yesterday forenoon, at which time guesses were newly made. One thought the registration would mount to 6625. Another guessed 6500. Gardner Wilder guessed 6570 and was seemingly in a fair way to win by the way the applicants filed in during the afternoon, but toward evening the rush dwindled, and when the books closed the nearest guess was that of A. P. Taylor, whose figures were 6545.

The total registration yesterday morning when the Board convened for the last time was 6205, so that the total applicants during yesterday numbered just 338.

Mr. Gonsalves of the Board estimates that in the neighborhood of 300 Portuguese have registered.

THURSTON'S SON
ATTEMPTS SUICIDE

ST. LOUIS, Oct. 1.—Clarence Thurston, a son of former United States Senator Thurston of Nebraska and an attaché of the World's Fair offices in St. Louis, was found unconscious from asphyxiation in his apartments at a hotel late last night.

The door of his room was tightly closed, the keyhole plugged, the windows bolted and the gas-jets open, indicating that an attempt had been made at suicide.

Thurston is 22 years of age, and has been in St. Louis about three months. He was taken to the City Hospital, where at 2 o'clock the physicians say there is a possibility he may not recover.



MEN, WOMEN, HERE
IS HEALTH AND STRENGTH

Sick and Weak People: I can cure you with Electricity, as I have cured thousands of others. I can make the blood circulate in your veins, the nerves tingle with vigorous life and the spirit of energy show itself in every move of your body. I have told you that Electricity is "Life," and now all scientists and doctors are approving my claim. Let me prove it to you; let me show you how my method of applying this great power has revolutionized medical treatment.

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Their Growing Business Demands Larger Quarters

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NOW ON SALE AT

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25c a Box.

THERESA ON THE STAND

Says Humphreys Was Good to Her.

PRINCESS WAS THE HOME RULE BOSS

Judgment Against Mrs. Wilcox for Printing of the Home Rule Republican.

Judgment was awarded against "Princess" Theresa Wilcox yesterday by Judge Robinson for the sum of \$64.87, being the cost of printing Home Rule literature. The suit was brought by the Grieve Publishing Co. and the delegate's wife admitted ordering the printed matter, which included a special edition of the Home Rule Republican but objected to the way the plaintiff attempted to collect the bill.

Incidentally Mrs. Wilcox modestly admitted that she was the Home Rule Party in the absence of her husband, and testified that Judge Humphreys always allowed her as long as she pleased to pay for her paper while he was running the Grieve company. Mrs. Wilcox claimed further that the edition which was not delivered in time was responsible for the defeat of August Dreier at the special election in the Fourth District.

Employees of the plaintiff company testified that the items in the bill had been ordered by Mrs. Wilcox and that the papers had been printed, but not delivered until paid for. Mrs. Wilcox testified that she was the proprietor and editor of the Home Rule Republican, and that her regular edition is five hundred copies, and that she had no agreement to pay for the printing immediately upon delivery.

"I have been editing the paper a long time," said the Princess, "when Mr. Robinson, who is a relative or nephew of Judge Humphreys was in charge, it was all right. The dodgers for the Home Rule meeting were not ordered by me but by George Markham, though I told him to get them for the Home Rule party. It should be on their books. I am surprised that these men keep such bookkeeping. These papers were to be printed before the election of August Dreier and left at Fernandez' but they were not left, and they were not there when I went down. I had to look after the election while my husband was away in Washington, so I had to do all the work here. When the papers weren't out in time for the Dreier election they weren't any good, and I didn't see why I should pay for them. Some one else ordered the dodgers but I instructed him to. I was willing to pay for the cards when these men come off their high horse. Mr. Wilcox was away so they took advantage of me. I would not pay them because they came in a rough manner. I had no trouble about paying when Mr. Humphreys was there. He would let me go a week or more at a time when I wanted to, and oftentimes I paid in advance.

"The Dreier issue they wouldn't let go out, because they didn't want people to read it, and what use was it after election. I had written some things especially for Mr. Dreier's election and they simply let it go by.

"I couldn't wait for the paper any longer for I had to go to the election. I don't know whether it is politics or not, perhaps that is their kind of politics. When Mr. Wilcox came back he told me not to pay for it and let them sue."

Mrs. Wilcox talked in the same strain for half an hour, and at her conclusion the court ordered judgment for the entire amount.

Roiled Barley,

Bran,

Oats,

Middlings,

Hay,

Wheat,

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DR. H. BICKNELL.—McIntyre bldg., rooms 2 and 14; office hours, 9 to 4.
ALBERT B. CLARK, D.D.S.—Beretania and Miller; office hours, 9 to 1.

J. E. GROSSMAN, D.D.S.—Alakea St., three doors above Masonic Temple, Honolulu; office hours, 9 a.m. to 4 p.m.

DR. A. C. WALL, DR. O. E. WALL.—Office hours, 8 a. m. to 4 p. m.; Love bldg., Fort St.; Tel. 434.

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DR. T. M. TAMURA.—Office, 1463 Nuuanu St. Tel. White 152; 1 to 4 p. m. and 6 to 7:30.

DR. W. L. MOORE.—Office with Dr. Garvin, 232 Beretania St. Office hours 10 to 2 and 7:30 to 8:30. Tel. Blue 3581.

DR. MARY F. BARRY.—Office and residence No. 144 Beretania street. Tel. Blue 432.

DR. J. UCHIDA.—Physician and Surgeon; office, Beretania, between Fort and Nuuanu streets; office hours, 9 to 12 a. m., 7 to 8 p. m.; Tel. 1211 White.

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(Continued on Page 12.)